UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO EASTERN DIVISION

FORTRESS VALUE RECOVERY FUND I, LLC) Case No. 1:11-CV-00200
DI 1 100) JUDGE JAMES S. GWIN
Plaintiff,)
v.) MAGISTRATE JUDGE WILLIAM H.) BAUGHMAN
)
COLUMBUS COMPONENTS GROUP, LLC,)
et al.)
)
Defendants.)

NOTICE OF SERVICE OF DEFENDANT COLUMBUS COMPONENTS GROUP, LLC'S FIRST SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION OF DOCUMENTS DIRECTED TO PLAINTIFF FORTRESS VALUE RECOVERY FUND I, LLC

Counsel for Defendant Columbus Components Group, LLC hereby gives notice that said Defendant's First Set of Interrogatories and Requests for Production of Documents Directed to Plaintiff Fortress Value Recovery Fund I, LLC, has been served by regular U.S. Mail and email upon Plaintiff's counsel, Scott S. Balber, Benjamin D. Bleiberg and Emily Abrahams of Chadbourne & Parke, 30 Rockefeller Plaza, New York, NY 10112, (sbalber@chadbourne.com, bbleiberg@chadbourne.com and eabrahams@chadbourne.com), this 29th day of April, 2011.

Respectfully submitted,

BUCKINGHAM, DOOLITTLE & BURROUGHS, LLP

By: /s/ Patrick J. Keating

Patrick J. Keating #0023481 Philip R. Wiese #0067058 Matthew R. Duncan #0076420 3800 Embassy Parkway, Suite 300 Akron, Ohio 44333

Telephone: (330) 376-5300 Facsimile: (330) 258-6559 Email: pkeating@bdblaw.com pwiese@bdblaw.com mduncan@bdblaw.com

Attorneys for Defendants Columbus Components Group, LLC, CCG Holdings, LLC, and PJ Management Group, LLC

CERTIFICATE OF SERVICE

I hereby certify that a true copy of the foregoing Notice of Service was filed electronically this 29th day of April, 2011, and that a copy of the foregoing was served upon all parties in this case by operation of this Court's electronic filing system.

/s/ Patrick J. Keating

«AK3:1064691_1»